

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

SHATINA GRADY and DANIEL  
GRADY,

Plaintiffs,

v.

Case No. 5:22-cv-11142

SGT. DEPUTY JOHN  
CRATSENBURG, DEPUTY  
AUSTIN PEARSON, DEPUTY  
DANIEL BUFFA, and OFFICER  
BRYAN GERWIG,

Hon. F. Kay Behm

Defendants.

---

Trovius M. Starr (P79638)  
STARR LAW, PLLC  
2500 Packard Street, Suite 106  
Ann Arbor, MI 48104  
(678) 491-8820  
[starrlawpllc@gmail.com](mailto:starrlawpllc@gmail.com)  
*Attorneys for Plaintiffs*

Audrey J. Forbush (P41744)  
Michael D. Hanchett (P80974)  
PLUNKETT COONEY  
111 E. Court Street, Suite 1B  
Flint, MI 48502  
(810) 342-7014  
[aforbush@plunkettcooney.com](mailto:aforbush@plunkettcooney.com)  
*Attorneys for Defendant Gerwig*

Keith E. Eastland (P66392)  
Amy E. Murphy (P82369)  
Amanda Rauh-Bieri (P83615)  
MILLER JOHNSON  
45 Ottawa Avenue SW, Suite 1100  
Grand Rapids, MI 49503  
(616) 831-1700  
[eastlandk@millerjohnson.com](mailto:eastlandk@millerjohnson.com)  
[murphya@millerjohnson.com](mailto:murphya@millerjohnson.com)  
[rauhbieria@millerjohnson.com](mailto:rauhbieria@millerjohnson.com)  
*Attorneys for Defendants Cratsenburg,  
Pearson, and Buffa*

---

**Stipulation and Order to Extend Defendants' Expert Deadline 14 Days**

The parties, by their respective counsel, hereby stipulate to extend the deadline for filing of the defendants' expert disclosure and report deadline, currently

set for August 1, 2024, by 14 days, to August 15, 2024. (See ECF No. 51). The proposed stipulated extension does not amend any other scheduling deadlines or any other portion of the Court's case management order.

**STIPULATED AND AGREED TO:**

---

/s/ Trovious M Starr (with permission)

Trovious M. Starr (P79638)  
STARR LAW, PLLC  
2500 Packard Street, Suite 106  
Ann Arbor, MI 48104  
(678) 491-8820  
[starrlawpllc@gmail.com](mailto:starrlawpllc@gmail.com)  
*Attorneys for Plaintiffs*

/s/ Audrey J. Forbush (with permission)

Audrey J. Forbush (P41744)  
Michael D. Hanchett(P80974)  
PLUNKETT COONEY  
111 E. Court Street, Suite 1B  
Flint, MI 48502  
(810) 342-7014  
[aforbush@plunkettcooney.com](mailto:aforbush@plunkettcooney.com)  
*Attorneys for Defendant Gerwig*

---

/s/ Amanda L. Rauh-Bieri

Keith E. Eastland (P66392)  
Amy E. Murphy (P82369)  
Amanda Rauh-Bieri (P83615)  
MILLER JOHNSON  
45 Ottawa Avenue SW, Suite 1100  
Grand Rapids, MI 49503  
(616) 831-1700  
[eastlandk@millerjohnson.com](mailto:eastlandk@millerjohnson.com)  
[murphya@millerjohnson.com](mailto:murphya@millerjohnson.com)  
[rauhbieria@millerjohnson.com](mailto:rauhbieria@millerjohnson.com)  
*Attorneys for Defendants Cratsenburg,  
Pearson, and Buffa*

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

SHATINA GRADY and DANIEL  
GRADY,

Plaintiffs,

v.

Case No. 5:22-cv-11142

SGT. DEPUTY JOHN  
CRATSENBURG, DEPUTY  
AUSTIN PEARSON, DEPUTY  
DANIEL BUFFA, and OFFICER  
BRYAN GERWIG,

Hon. F. Kay Behm

Defendants.

---

Trovius M. Starr (P79638)  
STARR LAW, PLLC  
2500 Packard Street, Suite 106  
Ann Arbor, MI 48104  
(678) 491-8820  
[starrlawpllc@gmail.com](mailto:starrlawpllc@gmail.com)  
*Attorneys for Plaintiffs*

Audrey J. Forbush (P41744)  
Michael D. Hanchett(P80974)  
PLUNKETT COONEY  
111 E. Court Street, Suite 1B  
Flint, MI 48502  
(810) 342-7014  
[aforbush@plunkettcooney.com](mailto:aforbush@plunkettcooney.com)  
*Attorneys for Defendant Gerwig*

Keith E. Eastland (P66392)  
Amy E. Murphy (P82369)  
Amanda Rauh-Bieri (P83615)  
MILLER JOHNSON  
45 Ottawa Avenue SW, Suite 1100  
Grand Rapids, MI 49503  
(616) 831-1700  
[eastlandk@millerjohnson.com](mailto:eastlandk@millerjohnson.com)  
[murphya@millerjohnson.com](mailto:murphya@millerjohnson.com)  
[rauhbieria@millerjohnson.com](mailto:rauhbieria@millerjohnson.com)  
*Attorneys for Defendants Cratsenburg,  
Pearson, and Buffa*

---

**Order to Extend Defendants' Expert Deadline 14 Days**

Having reviewed the parties' stipulation, and being otherwise fully advised  
in the premises,

IT IS HEREBY ORDERED that:

The Court's case management order [ECF No. 51] is amended as follows:

The deadline for Defendants' Expert Disclosures and Report, set for August 1, 2024, is extended by 14 days, to August 15, 2024. (*See* ECF No. 51).

**SO ORDERED.**

Date: August 1, 2024

s/F. Kay Behm

F. Kay Behm

United States District Judge